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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/661,472	09/15/2003	Sang Scok Lee	8733.870.00-US	9241
30827 75	590 01/17/2006		EXAMINER	
MCKENNA LONG & ALDRIDGE LLP			KOCH, GEORGE R	
1900 K STREE WASHINGTO	-		ART UNIT PAPER NUMBER	
,			1734	
			DATE MAILED: 01/17/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		10/661,472	LEE ET AL.				
		Examiner	Art Unit				
		George R. Koch III	1734				
Period fo	The MAILING DATE of this communication apports. Peoply	pears on the cover sheet with the c	orrespondence ad	ddress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. D period for reply is specified above, the maximum statutory period- tre to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailined patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this of	,			
Status							
1) 🛛	Responsive to communication(s) filed on 31 C	october 2005.					
		action is non-final.					
3)	, -						
•	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-15,17-44,46-74,76-97 and 100-121</u> is/are pending in the application.						
•	4a) Of the above claim(s) <u>34,40,64,70,87,93,100,106 and 111-113</u> is/are withdrawn from consideration.						
	Claim(s) <u>1-15,17-33,35-39,41-44,46-63,65-69,71-74,76-86,88-92,94-97 and 101-105, 107-110</u> is/are allowed.						
6)🖾	Claim(s) 119-121 is/are rejected.						
7)🖂	Claim(s) 100 and 106 is/are objected to.						
8)□	Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers		,				
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
	1. Certified copies of the priority documents have been received.						
	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachmen	t(s)						
	e of References Cited (PTO-892)	4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	Mail Date rmal Patent Application (PTO-152)				
	r No(s)/Mail Date	6) Other:	••	,			

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DETAILED ACTION

Claim Objections

1. Claims 100 and 106 (currently withdrawn) would be objected to, in the event of rejoinder, because of the following informalities: Both is dependent on cancelled claims. Appropriate correction is required.

Claim Rejections - 35 USC § 102

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 119 is rejected under 35 U.S.C. 102(b) as being anticipated by Satoshi (the JPO database machine translation of JP 2001-356353)

As to claim 119, which is identical to originally filed claim 1, Satoshi discloses a substrate bonding device for fabricating a liquid crystal display (LCD) panel, comprising a base frame (stand 2 and frame 3), a lower chamber unit (bottom chamber 10) mounted to the base frame, wherein the lower chamber unit defines a lower interior space and includes an upper surface, an upper chamber unit (top chamber 21) arranged over the lower chamber unit, wherein the upper chamber unit defines an upper interior space, includes a lower surface, and is joinable to the lower chamber unit (described in paragraph 0033), chamber moving means for raising and lowering the upper chamber unit (the movement is described in paragraphs 0015 and the means are items 29 and 30), an upper stage (item 28) within the upper interior space for securing a

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first substrate, a lower stage (item 9) within the lower interior space for securing a second substrate, alignment cameras (image recognition camera, and see paragraph 0037) provided to at least one of the upper and lower chamber units capable of and for verifying an alignment state of a plurality alignment marks formed on the first and second substrates, and alignment means (shown in Figure 2) arranged at side portions of the lower chamber unit for adjusting an alignment between the first and second substrates. The location of the alignment means as worded in the claims (at side portions of the lower chamber unit) is considered broad enough read on Satoshi

Claim Rejections - 35 USC § 103

- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 5. Claims 120 are rejected under 35 U.S.C. 103(a) as being unpatentable over Satoshi (the JPO database machine translation of JP 2001-356353) as applied to claim 119 above, and further in view of Hiroki (US Patent 5,306,380).

As to claim 120, identical to originally filed claim 45 from the previous office action, Satoshi discloses the base frame, lower chamber unit, upper chamber unit, chamber moving means, upper stage, lower stage and sealing means (and see rejections of claims 1 and 30 above). Satoshi discloses sealing means (item 44) provided to at least one of the upper and lower surfaces for sealing an interior space surrounding the first and second substrates, wherein the sealed interior space is

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definable by joined ones of the upper and lower chamber units. Satoshi does not suggest a case surrounding the chamber units.

Hiroki discloses a case (Figure 1) surrounding the chamber units (items 3a, 3b, and 3c). One in the art would immediately recognize that the case provides a secure and clean environment for performing the processes. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have utilized such a case in order to provide a clean and secure environment for the chambers.

6. Claim 121 is rejected under 35 U.S.C. 103(a) as being unpatentable over Satoshi (the JPO database machine translation of JP 2001-356353) as applied to claim 119 above and further in view of Nakagomi (US Patent 5,742,173).

As to claim 121, identical to originally filed claim 75, Satoshi as applied to claim 119 above discloses a bonding device for fabricating LCD devices comprising the base frame, the lower chamber unit, the upper chamber unit, the chamber moving means, the upper stage, and lower stage as claimed (see the rejection of claim 1 above). Satoshi does not suggest spraying means, blowing means, and flow tubes as claimed in claim 75.

Nakagomi discloses spraying means (i.e., the openings, see Figure 23), blowing means (the source) and connecting to gas supply sources (implying connecting tubes), in conjunction with ionizer equipment (see columns 16-17). One in the art would immediately appreciate that such equipment improves the cleanliness of the chamber. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the

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invention to have included spraying means, blowing means, and flow tubes in order to ensure that the chamber is maintained at a sufficient cleanliness.

7. With respect to claims 119, 120, and 121 above, the examiner's responses (mailed 6/30/2005) to the arguments (made in the remarks filed 3/10/2005) as to the allowability of previous version of claims 1, 45 and 75 from the original claims are maintained.

Allowable Subject Matter

- 8. Claims 1-15, 17-33, 35-39, 41-44, 114, and 115 are allowed.
- 9. The following is an examiner's statement of reasons for allowance: The prior art of record does not suggest the interlocking means of claim 16 in the context of the limitations of claim 1 (which is anticipated by the Satoshi reference see the rejection of claim 119 above which has all of the other elements of claim 1).

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

- 10. Claims 46-63, 65-69, 71-74 and 116 are allowed.
- 11. The following is an examiner's statement of reasons for allowance: The prior art of record does not suggest the transparent materials in the context of claims 46 (which

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is anticipated by the Satoshi reference - see the rejection of claim 120 above which has all of the other elements of claim 46).

- 12. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."
- 13. Claims 79, 76-78, 80-86, 88-92, 94-97 and 117 are allowed.
- 14. The following is an examiner's statement of reasons for allowance: The prior art of record does not suggest the outwardly sloped, curved regions in the chamber unit in the context of the other limitations of claim 79 (which is anticipated by the Satoshi reference see the rejection of claim 121 above which has all of the other elements of claim 79).
- 15. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."
- 16. Claims 103, 101, 102, 104, 105, 107-110 and 118 are allowed.
- 17. The following is an examiner's statement of reasons for allowance: The prior art of record does not suggest the inclusion of holes in the protection sheet or corresponding those holes with the chuck in the context of the other limitations of claim

103 (these other limitations are anticipated by US 2002/0043344 to Watanabe, which discloses a substrate bonding device for fabricating a LCD device, comprising an upper stage (item 59) for securing a first substrate of the LCD device, a lower stage (item 58) for securing a second substrate of the LCD device, first and second reels (items 54 and 55, and see paragraph 0040) arranged at opposite side portions of at least one of the upper and lower stages, a protection sheet (item 51) for covering a surface of at least one stage, wherein the protection sheet is scrollable by the first and second reels, and a rotating part (items 52 and 53) for rotating the first and second reels. Sheet/Belt 51 is considered to substantially cover the surface of the stage.)

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

18. Applicant's amendment (adding claims 119-121) necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to George R. Koch III whose telephone number is (571) 272-1230 (TDD only). If the applicant cannot make a direct TDD-to-TDD call, the applicant can communicate by calling the Federal Relay Service at 1-866-377-8642 and giving the operator the above TDD number. The examiner can normally be reached on M-F 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Fiorilla can be reached on (571) 272-1187. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

George R. Koch III Primary Examiner Art Unit 1734 Page 9

GRK 1/12/2005